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6 IN THE UNITED STATES DISTRICT COURT
7 FOR THE DISTRICT OF ARIZONA

8
9 Jose Breceda, individually,) No. CV-08-02035-PHX-LOA
10 Plaintiff,)
11 vs.) **ORDER TO SHOW CAUSE**
12 Upgrade Concrete & Decking, LLC, an)
13 Arizona limited liability corporation;)
14 Wyatt Wade Seward, Michelle Sue)
15 Seward,)
Defendants.)
_____)

16 This matter arises on the Court's review of the file. Plaintiff filed his
17 Complaint on November 4, 2008. (docket #1) On November 7, 2008, the Court issued a
18 Notice of Assignment and Order giving Plaintiff until November 19, 2008 within which
19 to file his consent to the exercise of jurisdiction by a United States magistrate judge or
20 elect to proceed before a United States district judge. (docket #8) As of this date,
21 Plaintiff has failed to file his written election to either consent to magistrate judge
22 jurisdiction or elect to proceed before a United States district judge.

23 The Civil Justice Reform Act of 1990 ("CJRA"), 28 U.S.C. § 471 *et seq.*,
24 mandates the early and on-going judicial management of the pretrial process. Under the
25 CJRA mandate, "[f]ederal trial courts are now required, by statute, to implement
26 techniques and strategies designed to dispose of cases in an efficient and inexpensive
27 manner." See, *Schwarzkopf Technologies Corp. v. Ingersoll Cutting Tool Co.*, 142
28 F.R.D. 420, 423 (D. Del. 1992). Additionally, federal judges "are subject to the injunction

1 of Rule 1 [Federal Rules of Civil Procedure] that [the Rules] ‘be construed to secure the
 2 just, *speedy* and inexpensive determination of every action.’ ” *Herbert v. Lando*, 441 U.S.
 3 153, 177, 99 S.Ct. 1635, 1649, 60 L.Ed.2d 115 (1979) (emphasis added). Plaintiffs’
 4 failure to timely comply with the Court’s prior order is frustrating the speedy and
 5 inexpensive resolution of this case.

6 Absent the express consent of all the parties, a United States magistrate judge
 7 does not have the statutory or constitutional authority to try a civil case to judgment or
 8 rule upon a dispositive motion. 28 U.S.C. §636(b)(1)(A). The Magistrates Act, however,
 9 permits magistrate judges to conduct all proceedings in civil cases if the parties expressly
 10 consent: "Upon consent of the parties, a . . . United States magistrate judge . . . may
 11 conduct any or all proceedings in a jury or non-jury civil matter and order the entry of
 12 judgment in the case, when specially designated to exercise such jurisdiction by the
 13 district court or courts he serves." *Hanson v. Mahoney*, 433 F.3d. 1107, 1111 (9th Cir.
 14 2006) (citing 28 U.S.C. § 636(c)(1)); *Gomez v. United States*, 490 U.S. 858, 865-872
 15 (1989) (outlining the evolution of the Act). No precise written form is required to consent
 16 to a magistrate judge or to elect an assignment of a civil case to a district judge. *Kofoed v.*
 17 *IBEW, Local 48*, 237 F.3d 1001, 1004 (9th Cir.2001); Fed. R. Civ. 73(b), Advisory
 18 Committee note. The Clerk, however, electronically provided Plaintiff’s counsel with an
 19 appropriate consent/election form on November 5, 2008.¹

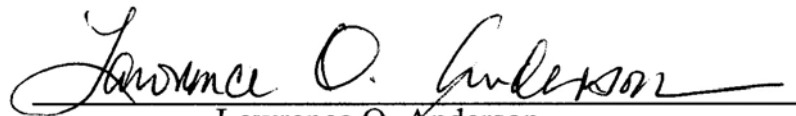
20 Any party is free to withhold consent to magistrate judge jurisdiction and elect
 21 to proceed before a district judge without adverse consequences. 28 U.S.C. 636(c)(2);
 22 Rule 73(b), Fed.R.Civ.P.; *Anderson v. Woodcreek Venture Ltd.*, 351 F.3d 911, 914 (9th
 23 Cir.2003) (pointing out that consent is the “touchstone of magistrate judge jurisdiction”
 24 under 28 U.S.C. § 636(c)).

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 26 ¹ One may also find the consent/election form on the District’s web site, click on “Local Rules”
 27 at the top of the page, then click on “Forms” on the left side of the page and then click on and print the
 28 appropriate form. Consent/election forms are not to be e-filed; rather, they are to be filed in paper form
 with the Clerk’s Office. ECF Policies and Procedure Manual, II, ¶ M at p.19.

1 Pursuant to *Ferdik v. Bonzelet*, 963 F.2d 1258, 1260 (9th Cir. 1992) (trial
2 courts have the inherent power to control their dockets and in the exercise of that power,
3 they may impose or recommend sanctions including, where appropriate, dismissal of a
4 case without prejudice) and the Court's inherent authority,

5 **IT IS ORDERED** that Plaintiff show cause in writing on or before **Thursday,**
6 **December 4, 2008** why Plaintiff's Complaint should not be dismissed without prejudice.
7 If Plaintiff complies with the Court's October 30, 2008 Order **on or before 5:00 p.m. on**
8 **Thursday, December 4, 2008** or if Plaintiff has already done so but his consent or
9 election has not yet been docketed by the Clerk, the undersigned will automatically
10 discharge and vacate this OSC without imposing any sanctions.

11 DATED this 25th day of November, 2008.

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14 Lawrence O. Anderson
United States Magistrate Judge
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